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8 UNITED STATES DISTRICT COURT
9 CENTRAL DISTRICT OF CALIFORNIA
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11 Plaintiff,) Case No. CV
12 Plaintiff,) **SCHEDULING AND CASE**
13 v.) **MANAGEMENT ORDER FOR CASES**
14 Defendant,) **ASSIGNED TO JUDGE VALERIE**
15 Defendants.) **BAKER FAIRBANK**
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17 This case has been assigned to the calendar of Judge Valerie Baker Fairbank.
18 This Order is to advise the parties and counsel of the schedule that will govern this
19 action. SEE THE LAST PAGE OF THIS ORDER FOR THE SPECIFIED DATES.
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21 Because this Order modifies or adds to the Local Rules in some respects,
22 counsel are advised to read it carefully. Counsel are advised to pay particular
23 attention to the Court's requirements for motions for summary judgment and partial
24 summary judgment. IT IS HEREBY ORDERED:

25 1. **ELECTRONIC FILING**

26 As of January 1, 2008, all civil and criminal matters must be electronically
27 filed ("e-filed") pursuant to Fed. R. Civ. P. 5(d)(3), L.R. 5-4, and General Orders 06-
28 07, 07-08. Counsel e-filing documents with Judge Fairbank must adhere to the
following additional requirements:

1 a. **Courtesy Copies.** One paper courtesy copy of **all** e-filed documents
2 shall be delivered to the courtesy copy box outside the entrance to Judge Fairbank's
3 chambers (chambers is located at the end of the hallway, to the right of the
4 courtroom) by **noon** the **day following the filing**. All courtesy copies shall have the
5 notice of e-filing attached. It is preferred, though not required, that courtesy copies
6 include a blue backing.

7 b. Failure to comply with this direction regarding courtesy copies could
8 result in a delay in the consideration of a party's motion.

9 c. **Proposed Signature Items.** All proposed signature items shall also be
10 **e-mailed** to the chambers email address: **vbf_chambers@cacd.uscourts.gov**. The
11 proposed signature items shall be submitted in either Word or Word Perfect format.
12 DO NOT email other associated documents and DO NOT use this e-mail address for
13 communication with the Court or the clerk.

14 d. Any documents requiring manual filing must be accompanied by a
15 Notice of Manual Filing explaining the reason(s) therefore. Notwithstanding the
16 requisite Notice, such documents remain subject to rejection by the Court for failure
17 to e-file.

18 For **under seal filings**, process documents manually with the attendant Notice
19 of Manual Filing. A Notice of Manual Filing should also accompany the paper
20 courtesy copies submitted to chambers. DO NOT send these documents to the
21 chambers' e-mail account. See Judge Fairbank's Procedures and Schedules page for
22 additional information regarding under seal filings.

23 2. **GENERAL MATTERS.**

24 Counsel should refer to the Court's Standing Order and the Court's website for
25 information regarding policies and procedures. In particular, Counsel shall review
26 the sections of the Court's Standing Order pertaining to the presence of responsible
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attorneys, courtesy copies, ex parte applications, and motion requirements. See www.cacd.uscourts.gov > Judges' Procedures and Schedules > Hon. Valerie Baker Fairbank.

2. **DISCOVERY CUT-OFF.**

All discovery shall be completed by the discovery cut-off date specified on the last page of this Order. This is the date by which all discovery is to be completed.

Any motion challenging the adequacy of responses to discovery must be heard sufficiently in advance of the discovery cut-off date to permit the responses to be obtained before that date if the motion is granted. The Magistrate Judge assigned to this case will rule on discovery motions. Counsel should not deliver courtesy copies of discovery-related documents to this Court.

3. **MOTIONS.**

a. **Motion Cut-Off Date.** All law and motion matters, except for motions in limine, must be set for hearing (not filing) by the motion cut-off date. The parties are advised to adhere to the requirements of the Local Rules. See Local Rules 7-1 et seq.; Standing Order.

b. **Joinder of Parties and Amendment of Pleadings.** Unless otherwise ordered, the deadline for joining parties and amending pleadings is ninety days after the date of this Order. Any motions to join other parties or for leave to amend the pleadings shall be filed within sixty days of the date of this Order.

c. **Motions in Limine.** Before filing any motion in limine, counsel shall comply with Local Rule 7-3. Unless otherwise ordered, motions in limine will be heard at the Final Pre-Trial Conference and should be noticed and filed as any other motion.

4. **MOTIONS FOR SUMMARY JUDGMENT.**

a. **Separate Statement of Uncontroverted Facts and Statement of Genuine Issues of Material Fact.** The Separate Statement of Uncontroverted Facts is to be prepared in a two column format. The left-hand column should set forth the

1 allegedly undisputed fact. The right-hand column should set forth the evidence that
2 supports the factual statement. The factual statements should be set forth in
3 sequentially numbered paragraphs. Each paragraph should contain a narrowly-
4 focused statement of fact.

5 The opposing party's Statement of Genuine Issues of Material Fact must be in
6 two columns and track the movant's Separate Statement exactly. The left-hand
7 column must restate the allegedly undisputed fact, and the right-hand column must
8 indicate whether the statement is undisputed or disputed. If disputing only a portion
9 of the statement, the opposing party must clearly indicate what portion is disputed.
10 Where disputing the fact in whole or part, the opposing party must, in the right-hand
11 column, label and restate the moving party's evidence in the support of the fact, and
12 then set forth the opposing party's evidence controverting the fact. Where the
13 opposing party disputes the fact on the basis of an evidentiary objection, the party
14 must cite the allegedly objectionable evidence and state the ground of the objection.
15 No argument should be set forth in this document.

16 The opposing party may submit additional material facts. The additional
17 material facts shall follow the format described above for the moving party's Separate
18 Statement and shall follow the movant's facts, in sequentially numbered paragraphs.
19 The moving party, in its reply, shall respond to the additional facts in the same
20 manner and format that the opposing party is required to adhere to in responding to
21 the Statement of Uncontroverted Facts, as described above.

22 b. **Supporting Evidence.** All evidence in support of or in
23 opposition to a motion for summary judgment, including declarations and exhibits to
24 declarations, shall be separated by a tab divider. If evidence in support of or in
25 opposition to a motion for summary judgment exceeds fifty pages, the Court's
26 courtesy copy of the supporting evidence shall be placed in a binder with a Table of
27 Contents and each item of evidence separated by a tab divider.

1 c. **Objections to Evidence.** If a party disputes a fact in whole or in
2 part based on an evidentiary objection, the ground for the objection, as indicated
3 above, should be stated in the Separate Statement, but not argued in that document.
4 Evidentiary objections should be addressed in a separate memorandum to be filed
5 with the opposition or reply brief. Blanket or boilerplate objections are improper and
6 will be disregarded and/or overruled.

7 d. **Memorandum of Points and Authorities.** The movant's and
8 respondent's memoranda of points and authorities should conform with Local Rule 7
9 and contain a narrative statement of facts as to those aspects of the case that are
10 before the Court. All facts should be supported with citations to the evidence and to
11 a paragraph number in the Separate Statement or Statement of Genuine Issues of
12 Material Fact.

13 e. **Proposed Statement of Decision.** Each party shall file and serve
14 a Proposed Statement of Decision, not to exceed five pages, which shall contain a
15 statement of the relevant facts and applicable law with citations to case law and the
16 record.

17 5. **FINAL PRE-TRIAL CONFERENCE AND PRE-TRIAL FILINGS.**

18 a. **General Provisions.** The parties must comply with Local Rule
19 16. At the Final Pre-Trial Conference ("FPTC"), the parties should be prepared to
20 discuss means of streamlining the trial and settlement. Lead counsel who will
21 actually try the case must attend the Final Pretrial Conference. A party who is not
22 represented must attend all proceedings in person. If the Court waives a FPTC, the
23 parties must follow Local Rule 16-10.

24 b. **Memoranda; Witness Lists; Exhibit Lists.** At least twenty-one
25 days prior to the date of the FPTC, the parties shall file and serve Memoranda of
26 Contentions of Fact and Law, Witness Lists, and Exhibit Lists in compliance with
27 Local Rules 16-3, 16-4, and 16-5.

1 (i) **Witness Lists.** Witness lists shall include a brief summary
2 (one or two paragraphs) of each witness's expected testimony, an estimate of the
3 length of time needed for direct examination, and whether the witness will testify by
4 deposition or in person. If a party intends to offer deposition testimony into evidence
5 at trial, the party shall designate the portions of the deposition testimony to be read at
6 trial. Opposing counsel shall then designate any additional portions of deposition
7 testimony that counsel intends to offer in evidence. Objections to designated
8 deposition testimony may be made orally at the FPTC or trial.

9 (ii) **Exhibit Stipulation.** The parties shall prepare a Final
10 Pre-Trial Exhibit Stipulation that contains each party's numbered list of all trial
11 exhibits, with objections, if any, to each exhibit including the basis of the objection
12 and the offering party's response. All exhibits to which there is no objection shall be
13 deemed admitted. Parties shall stipulate to the authenticity of exhibits whenever
14 possible.

15 c. **Jury Instructions, Verdict Forms, Special Interrogatories.**
16 The parties shall lodge proposed jury instructions, verdict forms and/or special
17 interrogatories at least seven days prior to the date of the FPTC. Cf. Local Rule 51.

18 (i) **Format.** Per Local Rule 51, if the parties cannot agree
19 upon one complete set of instructions, verdict form and/or special interrogatories,
20 they shall file two documents with the Court: A joint document reflecting the agreed
21 upon instructions, verdict form and/or special interrogatories; and a second document
22 in the form of a joint statement regarding the disputed jury instructions, verdict
23 forms and/or special interrogatories, in the following format: (1) A page containing
24 the text of the disputed language with an identification of the party proposing it; (2) a
25 second page containing the opposing party's statement of objections to the disputed
26 language (as well as proposed alternative language if appropriate) with citation to
27 legal authority (not to exceed one page); and (3) a third page containing the
28 proposing party's response to the objection (not to exceed one page).

1 The Court will send copies of the instructions into the jury room for the jury's
2 use during deliberations. Therefore, in addition to the copies described above,
3 counsel shall submit a "clean set" of Joint Proposed and/or Disputed Jury
4 Instructions, containing only the text of each instruction set forth in full on each page,
5 with the caption "Court's Instruction No. ____."

6 (ii) **Preferred Instructions.** The Court directs counsel to use
7 the instructions from the Manual of Model Jury Instructions for the Ninth Circuit
8 where applicable. Where the above instructions are not applicable, the Court prefers
9 counsel to use the Judicial Council of California Civil Jury Instructions ("CACI"). If
10 neither of these sources is applicable, counsel are directed to use the instructions from
11 O'Malley, Grenig and Lee, Federal Jury Practice and Instructions. Modifications of
12 instructions from the foregoing sources (or any other form instructions) must be set
13 forth with particularity (e.g. by underlining) as well as authority supporting the
14 modification.

15 d. **Final Pre-Trial Conference Order ("FPTCO").** The proposed
16 FPTCO shall be lodged at least seven days prior to the date of the FPTC. The form
17 of the proposed FPTCO shall comply with Appendix A to the Local Rules. The
18 parties must file a Status Report regarding settlement at the time they lodge the
19 Proposed FPTCO. This Report shall not disclose the parties' settlement positions, but
20 shall merely describe the efforts made by the parties to resolve the dispute.

21 e. **Joint Statement of the Case and Requests for Voir Dire.** At
22 least seven days prior to the FPTC, the parties shall lodge their proposed voir dire
23 questions and their joint statement of the case.

24 f. **Court Reporter.** At the FPTC, all parties shall provide to the
25 court reporter a list of all words, terms, technical terminology, proper names,
26 acronyms, and case citations that would not be found in a standard word-processing
27 spell-check dictionary. The court reporter shall maintain the confidence of the parties
28 submitting this information.

1 g. **Court Trial.** Counsel for each party shall lodge and serve initial
2 proposed findings of fact and conclusions of law seven days before the FPTC.

3 h. **Day of Trial.** On the first day of trial the following shall be
4 submitted to the Courtroom Deputy Clerk: (1) The original exhibits, identified and
5 pre-marked as directed by the courtroom deputy clerk at the FPTC. (2) One bench
6 book with a copy of each exhibit for the Court's use, with tabbed dividers between
7 each exhibit. (3) A copy of the exhibit book for opposing counsel. (4) Three copies
8 of exhibit lists and three copies of witness lists in the order in which the witnesses
9 will be called to testify.

10
11 Dated:

VALERIE BAKER FAIRBANK
United States District Judge

UNITED STATES MAGISTRATE JUDGES
CURRENTLY AVAILABLE FOR CIVIL CONSENT CASES

The following Magistrate Judges are currently available for consent cases, pursuant to 28 U.S.C. § 636 (c) and Local Rule 73. To confirm a particular Magistrate Judge's ability to schedule the trial in the time frame desired by the parties and/or willingness to accommodate any other special requests of the parties, please contact that Magistrate Judge's courtroom deputy prior to filing/lodging the consent form.

Magistrate Judge	Courtroom Deputy / Telephone Number
Robert N. Block	Trina DeBose / 714-338-4754
Marc L. Goldman	Terri Steele / 714-338-4755
Jeffrey W. Johnson	Amalia Chevalier / 213-894-5369
Victor B. Kenton	Roxanne Horan / 213-894-1831
Jennifer T. Lum	Debra Plato / 213-894-0216
Frederick F. Mumm	James R. Munoz / 213-894-3046
Arthur Nakazato	Melissa Cash / 714-338-4756
Fernando M. Olguin	Vanessa Del Rio / 213-894-0215
Suzanne H. Segal	Denise Lazo / 213-894-0958
Patrick J. Walsh	Isabel Martinez / 213-894-8958

JUDGE VALERIE BAKER FAIRBANK
SCHEDULE OF TRIAL AND PRE-TRIAL DATES

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1. Parties and Case Number:
 - a. **FIELD**(PLAINTIFF), v. **FIELD**(DEFENDANT)
 - b. Case number: **FIELD**(CASE NUMBER)
2. Trial _____ at 8:30 AM
 - a. Jury _____
 - b. Court _____
 - c. Time Est. _____
3. FPTC _____ at 2:30 PM
4. Motion Cut-off _____
5. Non-expert Discovery Cut-off _____
6. Expert Discovery Cut-off _____

7. Cut-off for adding parties/ Amending cut-off _____
8. ADR _____
9. Settlement Conference to be held no later than _____